# JUDGE'S COPY

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

29 Mg/

DOUGLAS HENRY. THORNTON PLAINTIFF,

VS.

DONALD ROMINE: WARDEN, ET.AL.

DEFENDANT"S

CIVIL ACTION##1;00.012

FILED HARRISBURG

APR - 6 2001

MARY E. D'ANDRILA, CLERK Per 711

DEPUTY ULLIK

MOTION TO FILE SUPPORTING AFFIDAVIT S

NOW COME'S THE SAID PLAINTIFF, DOUGLASSHENRY. THORNTON, AND MOTIONTEES THIS HONORABLE UNITED STATES DISTRICT COURT TO ALLOW THESSAID PLAINTIFF LEAVESTO FILE THIS SUPPORTING AFFIDAVITS TO THE CAUSESOF THIS ACTION AND TO GRAND THE SAME FOR THE FOLLOWING REASONS:

- (1). The supporting affidavits that the Plaintiff is filling in supporting the subject matter of this action are from other inmates that has experince some of the same thing that the Plaintiff has experience and subject to some of the same thing and there effects etc.
- (2). These affidavits are from federal inmates at the United States penitentiary in Lewisburg, Pennsylvania or was at the federal penitenti in Lewisburg Pennsylvania at the times the Planitiff was.

RESPECTFULLY SUBMITTED

LOS THORNTON

DOUGLASH? THORNTON RG NO# 37461-118-1A-116

United States Penitentian

Box 3500**@** 

White Deer Pennsylvania

17887

Ce unded states afformer Meddle disbut of Pennsfriana Willimsport Parros Case 1:00 cv-01255-YK-DB - Document 29 - Filed 04/06/2001 - Page 2 of 9

### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

DOUGLAS HENRY. THORNTON; REG NO# 37461-118 Plaintiff's,	. · :
1015-018 PT 10#	: · :
Vs.	;
DONALD ROMINE; Warden, ET.AL. Defendant's	
	3

Civil Action NO# 1.00 10255

### SUPPORTING AFFIDAVIT'S

This affidavit are in support of the above title and cited civil action. The contents and subject matters mention within this affidavit are the thing that the person who sign to authenticate a legally sworn statement under the jurisdiction of title 28 section 1746, are true and of their personal experience with the subject matter of this action and its effects on their person. I, hablem for a section and its effects on their person. I, hablem for a section and its effects on their person. I, hablem for all the subject matter of this action and its effects on their person. I, hablem for subject matter of this action and its effects on their person. I, hablem for subject matter of this action and its effects on their person. I, hablem for subject matter of the same at the federal pennsylvania. I to as the Plaintiff's of this action are forced by the defendant's to walk through Radiation generating metal detectors ever day here at the federal penitentiary in Lewisburg Pennsylvania. I walk through these metal detectors about 30 times a day about a hundred times a week and more then four thousand times a year. I have been experiencing sleeping disorder, and headaches lost of weight and eating disorder.

And other such problems that may the same as cited above.

Respectfully Submitted

UNITED STATES PENITENTIARY FEDERAL BUREAU OF PRISONS POST OFFICE BOX 1000 LEWISBURG, PENNSYLVANIA 17837

Date; January

### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

		37461-118	PLAINTIFF'S	•	}
•		: '			) )
					. ) }
VS.	. *				)

CIVIL ACTION CASE NO#\_

DONALD ROMINE; WARDEN, ET.AL. DEFENDANT'S

### SUPPORTING AFFIDAVIT'S

This affidavit are in support of the above title and cited civil action. The contents and subject matters mention within this affidavit are the thing that the person who sign to authenticate a legally sworn statement under the jurisdiction of title 28 section 1746; are true and correct and of their personal experience with the subject matter of this action and its effects on their person.

I, Husain Abdallah; am a federal prisoner at the United States penitential in Lewisburg Pennsylvania. I as the Plaintiff of this action as cited above are being forced by the defendant's to walk through metal detectors that generate and produce level of radiation. I as the Plaintiff of this action are forced to walk thorugh these metal detectors more then five thousand times a year, more then four hundred times a month, must then a hundred times a week and on or about 30 times a day. I have been experiencing so of the same effects as the Plaintiff and those that are mention within the contents of this complaint. Such as sleeping disorder, eating disorder, headaches, wost of weight, a I have read and fully understand the content of this affidavit's. Executed on this day January 2000.

LEGALLY SUBMITTED

UNITED STATES PENITENTIARY POST OFFCIE BOX 1000 LEWISBURG PENNSYLVANIA 17837

DATEED ACTO

### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

DOUGLAS HENRY. THORNTON; REG NO# 37461-118 Plaintiff's,	
8	
Vs.	77.77.77
DONALD ROMINE; Warden, ET.AL. Defendant's	

Civil Action NO# 1.00 0\1

### SUPPORTING AFFIDAVIT'S

This affidavit are in support of the above title and cited civil action. The contents and subject matters mention within this affidavit are the thing that the person who sign to authenticate a legally sworn statement under the jurisdiction of title 28 section 1746, are true and of their personal experience with the subject matter of this action and its effects on their person. I, John J. John J.

Respectfully Submitted

UNITED STATES PENITENTIARY FEDERAL BUREAU OF PRISONS POST OFFICE BOX 1000

LEWISBURG , PENNSYLVANIA 17837

Date; January

<del>Sase 1:00-cv-01255-YK-DB - Document 29 - Filed-04/06/2001 - Page 5-of-9</del>

## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

DOUGLAS HENRY. THORNTON REG NO; 37461-118 PLAINTIFF'S

VS.

DONALD ROMINE; WARDEN, ET.AL. DEFENDANT'S CIVIL ACTION CASE NO#

### SUPPORTING AFFIDAVIT'S

This affidavit are in support of the above title and cited civil action. The contents and subject matters mention within this affidavit are the thing that the person who sign to authenticate a legally sworn statement under the jurisdiction of title 28 section 1746; are true and correct and of their personal experience with the subject matter of this action and its effects on their person.

in Lewisburg Pennsylvania. I as the Plaintiff of this action as cited above are being forced by the defendant's to walk through metal detectors that generate and produce leve of radiation. I as the Plaintiff of this action are forced to walk thorugh these metal detectors more then five thousand times a year, more then four hundred times a month, not then a hundred times a week and on or about 30 times a day. I have been experiencing som of the same effects as the Plaintiff and those that are mention within the contents of this complaint. Such as sleeping disorder, eating disorder, headaches, wost of weight, at I have read and fully understand the content of this affidavit's. Executed on this day January 2000.

LEGALLY SUBMITTED

1.058

UNITED STATES PENITENTIARY

POST OFFCIE BOX 1000

LEWISBURG PENNSYLVANTA 17837

DATE

### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

DOUGLAS HENRY. 37461-118	THORNTON; REG NO# Plaintiff's ,	
		· .
Vs.		:
DONALD ROMINE;		;
·	Defendant's	;

Civil Action NO# 1000012

### SUPPORTING AFFIDAVIT'S

This affidavit are in support of the above title and cited civil action. The contents and subject matters mention within this affidavit are the thing that the person who sign to authenticate a legally sworn statement under the jurisdiction of title 28 section 1746, are true and of their personal experience with the subject matter of this action and its effects on their person. I, Leon description, am a federal prisoner at the United States Penitentiary in Lewisburg Pennsylvania. I to as the Plaintiff's of this action are forced by the defendant's to walk through Radiation generating metal detectors ever day here at the federal penitentiary in Lewisburg Pennsylvania. I walk through these metal detectors about 30 times a day about a hundred times a week and more then four thousand times a year. I have been experience ing sleeping disorder, and headaches lost of weight and eating disorder. And other such problems that may the same as cited above.

Respectfully Submitted

UNITED STATES PENITENTIARY FEDERAL BUREAU OF PRISONS POST OFFICE BOX 1000

LEWISBURG , PENNSYLVANIA 17837

January

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### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

DOUGLAS HENRY. 37461-118	THORNTON; REG NO# Plaintiff's ,	
8		
Vs.		
DONALD ROMINE;	Warden, ET.AL. Defendant's	

Civil Action NO# 1:00 012

### SUPPORTING AFFIDAVIT'S

Respectfully Submitted

UNITED STATES PENITENTIARY FEDERAL BUREAU OF PRISONS POST OFFICE BOX 1000 LEWISBURG , PENNSYLVANIA 17837

Date; January

### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

DOUGLAS HENRY. 37461-118	THORNTON; REG NO# Plaintiff's ,	)
8		) ) )
Vs.		) ) )
DONALD ROMINE;	Warden, ET.AL. Defendant's	) ) )

Civil Action NO# 01255

### SUPPORTING AFFIDAVIT'S

This affidavit are in support of the above title and cited civil action. The contents and subject matters mention within this affidavit are the thing that the person who sign to authenticate a legally sworn statement under the jurisdiction of title 28 section 1746, are true and of their personal experience with the subject matter of this action and its effects on their person. I, , am a federal prisoner at the United States Penitentiary in Lewisburg Pennsylvania. I to as the Plaintiff's of this action are forced by the defendant's to walk through Radiation generating metal detectors ever day here at the federal penitentiary in Lewisburg Pennsylvania. I walk through these metal detectors about 30 times a day about a hundred times a week and more then four thousand times a year. I have been experiencing sleeping disorder, and headaches lost of weight and eating disorder. And other such problems

Respectfully Submitted

UNITED STATES PENITENTIARY FEDERAL BUREAU OF PRISONS POST OFFICE BOX 1000 LEWISBURG, PENNSYLVANIA 17837

Date; January